

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

NICOLE STEWART, ELIZABETH
AGRAMONTE, and SUMMER APICELLA,
on behalf of themselves and all others
similarly situated,

Plaintiffs,

v.

HAIN CELESTIAL GROUP, INC.,

Defendant.

Civil Action No.: 2:21-cv-00678

SALLY BREDBERG and REBECCA
BROMBERG, individually and on behalf of
all others similarly situated,

Plaintiffs,

v.

THE HAIN CELESTIAL GROUP, INC.,

Defendant.

Civil Action No.: 2:21-cv-00758

ALYSSA MAYS, individually and on behalf
of all others similarly situated,

Plaintiff,

v.

THE HAIN CELESTIAL GROUP, INC.,

Defendant.

Civil Action No.: 2:21-cv-00805

MICHELLE WALLS, on behalf of herself and all others similarly situated; and N.W., a minor child, by his parent and general guardian Michelle Walls, on behalf of himself and all others similarly situated;

Plaintiffs,

v.

BEECH-NUT NUTRITION COMPANY;
THE HAIN CELESTIAL GROUP, INC.;
NURTURE, INC. D/B/A HAPPY FAMILY
ORGANICS; GERBER PRODUCTS
COMPANY; and PLUM PBC.;

Defendants.

Civil Action No.: 1:21-cv-00870

LEE BOYD, individually and on behalf of all others similarly situated,

Plaintiff,

v.

HAIN CELESTIAL GROUP, INC.,

Defendant.

Civil Action No.: 2:21-cv-00884

KELLY MCKEON, RENEE BRYAN, and
MARILYN CARSON, individually and on
behalf of all others similarly situated,

Plaintiffs,

v.

HAIN CELESTIAL GROUP, INC., d/b/a
Earth's Best Organics,

Defendant.

Civil Action No.: 2:21-cv-00938

LEIBA BAUMGARTEN, individually and on
behalf of all others similarly situated,

Plaintiff,

v.

THE HAIN CELESTIAL GROUP, INC.,

Defendant.

Civil Action No.: 2:21-cv-00944

CHARLOTTE WILLOUGHBY,

Plaintiff,

v.

HAIN CELESTIAL GROUP, INC., d/b/a
Earth's Best Organics,

Defendant.

Civil Action No.: 2:21-cv-00970

**WALLS PLAINTIFFS' RESPONSE IN OPPOSITION TO
STEWART PLAINTIFFS' MOTION TO CONSOLIDATE**

Plaintiffs Michelle Walls and N.W.¹ (by his mother and general guardian Michelle Walls) (“*Walls* Plaintiffs”), Case No. 1:21-cv-00870-DG-SJB, respectfully oppose plaintiff-movants Nicole Stewart, Elizabeth Agramonte, and Summer Apicella’s (the “*Stewart* Plaintiffs”), Case No. 2:21-cv-00678, motion for consolidation and to set deadlines, *see Stewart* Mot. to Consolidate (ECF No. 19). The *Stewart* Plaintiffs seek to consolidate several actions in this judicial district, including *Walls*. Earlier today, the *Walls* Plaintiffs filed an opposition to the *Stewart* Plaintiffs’ motion on the *Walls* docket. *See Walls et al. v. Beech-Nut Nutrition Co. et al.*, Case No. 1:21-cv-

¹ Plaintiff N.W. is a minor and is identified here by his initials. *See* Fed. R. Civ. P. 5.2.

00870-DG-SJB, ECF No. 25 (Mar. 15, 2021). For ease of this Court's consideration of the *Stewart* Plaintiffs' motion and opposing memorandum of law, the *Walls* Plaintiffs have joined the *Stewart* docket as respondents and file this opposition, attaching their substantive memorandum of law in opposition to the motion from the *Walls* docket. *See id.* (attached as Ex. A). For all the reasons stated in the *Walls*' opposing memorandum, the *Stewart* Plaintiffs' motion should be denied.

Date: March 15, 2021
New York, NY

/s/ Christopher K. Leung

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